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U.S. APPLICATION NO. 09/869638	FIRST NAMED APPLICANT		Commissioner for Pate United States Patent and Trade Washington
	NATTKEMPER	T	ATTY, DOCKET NO.
WEINGARTEN, SCHURGIN, GAGNEBIN	V	INTERNA	HSS-021XX ATIONAL APPLICATION NO.
TEN POST OFFICE SQUARE BOSTON, MA 02109		PC	T/EP00/10833
		I.A. FILING DA	PKUORITY name

DATE MAILED 0 9 AUG 2001

NOTIFICATION OF MISSING TO	DATE VIII. A A ALLA			
STATES DESIGNATION	REMENTS UNDER 35 U.S.C. 371 IN THE UNITED DIciant or the 1B to the United State of the			
1. The following items have been submitted	DELECTED OFFICE CO.S.C. 371 IN THE UNITED			
a Designated Office (37 CFP)	D/ELECTED OFFICE (DO/EO/US) Discart or the 1B to the United States Patent and Trademark 14) an Elected Office (37 CFR 1.495):			
W.S. Basic National Fee.	an Elected Office (37 CER LAGE			
[7] OP) Of the international in the last the las	mulcation of court of			
	1 Of the inter			
Copy of Article 19 amendments.	Translation of Article 19 amendments into English. Other:			
	Other: English.			
The International Preliminary Examination R Translation of Annexes to the International P	Chart in D			
Professional Profe	reliminary Co.			
the indicated items in paragraph 3 below. The	J.S.C. 371(f) but has not filed the following indicated items and/or and free and the copy of the international application must be filed copy of the international application must be filed.			
Prior to 20 or 30 months from the priority date to avoid	nal Fee and the copy of the interest and/or			
	Firedion mile he fit.			
3. The following items Marion	Copy of the international application. od set forth below in order to complete the requirements for			
acceptance under 25 11 0 0 10 misned within the				
a. Translation of the application in a	set forth below in order to complete the requirements 6			
later than the appropriate 20 or 20	A processing fee will be required in			
a. Translation of the application into English. A processing fee will be required if submitted [] The current translation is defective for the reasons indicated on the attached Notice of Defective [] Defective				
b. Processing for c	reasons indicated on the attached Notice of Dec			
appropriate 20 or 30 months from the prior C Oath or declaration of the inventors, in compli	the application and/or the Annexes later than the ity date (37 CFR 1.492(f)). ance with 37 CFR 1.497(a) and (b), properly identifying the property identifying the control of the control			
the application to the Complete	ance with 27 cm			
surcharge will be required if submitted to	nal application number and international filing date). A than the appropriate 20 or 30 months from the priority			
The current at	than the appropriate 20 or 30 months falling date). A			
indicate of declaration does not com-	at the priority			
d. Surcharge for providing the oath or declaration priority date (37 CFR 1.492(e)). Additional claim fees of \$ claim fee are required.	than the appropriate 20 or 30 months from the priority ply with 37 CFR 1.497(a) and (b) for the reasons			
priority date (37 CFP 1 4020)	later than the appropriess 20			
claim fee on a long state of \$	appropriate 20 or 30 months from the			
priority date (37 CFR 1.492(e)). 4. Additional claim fees of \$ as a large entity due (37 CFR 1.492(g)). See attached PTO-875. 5 Applicant has not submitted the required.	small entity, including any required			
See attached PTO-875.	aim fees or cancel the additional claims for which			
Applicant has not submitted the required and	or which fees are			
5. Applicant has not submitted the required sequence listing p PCT/DO/EO/920. ALI, OF THE FTEMS CENTER.	pursuant to 37 CFR 1 821-1 825			
ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AND 5 AI MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 THE PRIORITY DATE FOR THE APPLICATION, WHICH RESPOND WILL RESULT IN APARTMENT.	See attached			
MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 RESPOND WILL RESULT IN ABANDONMENT. The time posicial	ROVE MINTER			
RESPOND THE PARTY DATE FOR THE APPLICATION BY 22	OR 32 MONTES (1)			
THE PRIORITY DATE FOR THE APPLICATION, WHICH	PROPERLY			
1.136(a).	fee for extension as			
The time period set above may be extended by filing a petition and 1.136(a). 6. If box 3a or 3c is checked, a translation of the Annexes MUST. Annexes will be cancelled. A processing fee will be required if sub or 30 (37 CFR 1.495(d)) months from the cancelled since a translation or 30 (37 CFR 1.495(d)) months from the cancelled since a translation of the cancel	extension of time under the provisions of 37 CFR			
7. The Article 19 amendments are will be required if sub	be submitted no later than the time period over the			
7. The Article 19 amendments are cancelled since a translation of 30 (37 CFR 1.495(d)) months from the priority date. Applicant is reminded that any computations	was not provided by the way and period set above or the			
Applicant in	- (3) CIR (404/4))			
address given in the bootier	· · · · · · · · · · · · · · · · · · ·			
Applicant is reminded that any communication to the United States F address given in the heading and include the U.S. application no. sho	atent and Trademark Office must be mailed			
address given in the heading and include the U.S. application no. sho	will above. (37 CFR 1.5)			
Enclosed: PCT/DO/PO/SI	from a later			
PTO-875 INCIDE of Defective 7	Franslation response.			
LPU1/DO/FO/020	-			
FORM PCT/DO/EO/905 (March 2001)	Winston M. Alvarado			
	Telephone: 703-305-6421			